

PIECE GOODS
roductions.

HEVIOTS!
Heavy Weights
ROS.
ORS

STREET
RIGINATORS
LEADERS
IZE PORTRAITING

ONS
WE HAVE
VE FLUE

Atlanta, Georgia.

FRIGERATOR
FOR HOUSES
ates, the "ALASKA" re-
and styles now displayed
Y & CO. Sole Agents

ORKS.
BRANCHES
SOLICITED.

IN THEIR OWN
SING THE
OVEN DOOR
ELY ON THE
R OAK
RANGES.

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

AD.
December 19 1888
which are daily ex-

THE DEATH OF BEECHER.

PLYMOUTH'S PASTOR PASSES QUIETLY AWAY.

New York, March 8.—Henry Ward Beecher died this morning. He began to sink slowly after midnight, and the watchers at his bedside saw that the end was near. Mr. Beecher passed quietly away while asleep. He never recovered consciousness after paralysis stupefied his mind.

Present at the bedside were: Colonel H. M. Beecher, his wife, his daughters, Hattie and Mary, and son, Henry Ward Beecher, Miss Beecher, W. C. Beecher and wife, Rev. Samuel Scoville, Mrs. S. Scoville, eldest daughter of Rev. Henry Ward Beecher, Miss Scoville, who has just come from the Pacific slope, Miss Scoville, Mrs. S. B. Holliday and wife, Bella, the Beecher nurse who has been with the family many years and was a special favorite of the deceased preacher, Mrs. B. Scoville, Deacon F. V. White, E. A. Scoville, one of the trustees of Plymouth church, and Major J. B. Pond.

In accordance with the wish of Mr. Beecher, a service will be held at the house at 9:30 o'clock on Thursday, and at the church at 11:30. It was the wish of the family that the funeral should be as quiet as possible. The service at the house will be confined absolutely to the relatives without any exception, it being manifest that a selection outside the family circle would be impossible, the house being too small to hold even a small part of Mr. Beecher's nearest friends.

The interment will be in Greenwood cemetery. In accordance with an agreement made many years ago between Mr. Beecher and Dr. Hall, that whoever died first, the other should officiate at the funeral, Dr. C. H. Hall will perform the ceremony.

A committee to take charge of the funeral arrangements has been appointed as follows: Dr. C. H. Hall, Dr. J. W. White, Thomas J. Till, Professor Rosier, Raymond and Augustus Stotts.

THE LAST MOMENTS.

Dr. Scoville has prepared the following statement: Mr. Beecher died decidedly after 3 a. m., and his pulse gradually grew weaker. The family was aroused about 4 a. m., and all gathered around his bedside. It soon became evident, however, that the end was near, and the doctor was looked for. It stole on him steadily and stealthily. It was not till 8:30 a. m. that he could be said to be dying. At 9 his pulse became feeble and flickering, but it remained steady at the bedside until a few moments before reaching the end, which occurred at 9:30 o'clock. There was no struggle. He breathed his last breath quietly.

THE SEVEN STREETS.

News of Mr. Beecher's death spread very quickly to all parts of the city, and Brooklyn may now be said to be a city of mourning. Even those who did not always concur with Mr. Beecher in his views had no hesitation in expressing their deep regret at his death.

As a mark of respect to his memory, flags on all public buildings were placed at half-mast, and many Whitney had the city hall bell toll for half an hour, commencing at 10 o'clock a. m. By that time, the news boys were selling their "extras" on the streets announcing the death of the great divine.

A STATUS OF CONSCIENCE.

Quincy Ward, the sculptor, is expected to take a cast of his face for a statue already long provided for by his staunch and old friend, Henry W. Gage, of Ithaca. This statue will ornament Prospect park, and a few moments before reaching the end, which occurred at 9:30 o'clock. There was no struggle. He breathed his last breath quietly.

TELEGRAMS OF CONDOLENCE.

Telegrams of inquiry and condolence have been sent to the home on Hickory street during the past few days by the following, amongst others: Dr. Parker, of the City Temple, London; Miss Ellen Terry, London; George W. Curtis, New York; Lyman Abbott, New York; H. W. Hodge, New York; Henry M. Harris, Philadelphia; Clinton B. Kibbe, New York.

The following is a telegram sent to Mr. Beecher by President Cleveland:

TO THE HON. HENRY W. BEECHER, D. C. March 8.—Mrs. Henry Ward Beecher, accept my heartfelt sympathy in this hour of your bereavement, with the hope that the heavenly source you know so well will comfort you.

GROVER CLEVELAND.

MEETING OF THE CHURCH.

The members of Plymouth church met this evening at 7 o'clock for a special meeting, and passed resolutions providing for draping the city buildings and closing public offices on the day of the funeral. The municipal council of the city of New York met tonight and unanimously adopted the following resolution:

Resolved, That in the death of Henry Ward Beecher, the community has lost one of its noblest champions, one whose voice ever rang in clarion tones in the service of freedom to all nations and to all men.

Whereas, We, who are connected by ties of sympathy with Ireland, feel grateful for the words of encouragement given by him to the oppressed of our people;

And, That we deeply regret the death of the great divine, friend of freedom, and eloquent champion of the oppressed;

Resolved, That grateful to him for his earnest and outspoken sympathy for the Irish people in their political aspirations, we express to his sorrowing family our heartfelt condolences.

FUNERAL DETAILS.

The following details of the arrangements for the funeral were given the press by Deacon S. V. White, chairman of the special committee, and the services will be held at the church at 11:30 o'clock on Thursday morning at 10:30 a. m. The funeral will be under the direction of Rev. Charles H. Hall, of Holy Trinity church, who will officiate at the church when the first services take place on Thursday morning at 10:30 a. m.

At 10:30 a. m. the remains will be escorted to the church by the Thirtieth regiment. Company G, called the "Plymouth company," of members of Plymouth church, will act as a guard of honor until the remains are finally transferred to Greenwood cemetery, where they will be placed in the receiving vault to await final disposition, which will be decided later.

It has not yet been decided whether the remains will be removed Friday night or Saturday morning. The funeral services are to take place at 10:30 Thursday morning at the church. There will be no pallbearers, there will be no flowers, and no music. The church at the house, nor will the family be mourning. Many times Mr. Beecher has said in his last moments:

"Strew flowers on my grave, but let no heathenish practice prevail of draping in black as a token of sorrow when man has passed through death to eternal life."

The Sunday-school children of Home Bethel and Mayflower schools, all connected with Plymouth church, will attend in the body of the church at 4 o'clock Friday afternoon. The body will lay in state at the church. Leading clergymen from all parts of the country will be present.

At an emergency meeting it was voted to select a committee to members of Plymouth church to be pew-holders and to create room to accommodate visiting bodies to assess each pew-holder one seat. It is the wish of the committee to have the remains lie in the church until all the citizens of Brooklyn shall have viewed them. Police regulations have been made.

The Logan memorial committee in a letter of sympathy, expressed their desire to assist in the ceremonies and have suggested holding a contemporary service at the Academy of Music, while the services are in progress at Plymouth church. With all his faults, and they

THE ANARCHIST'S DEAD WIFE.

An Exciting Scene Over the Corpse—A Woman's Lamentation.

CHICAGO, March 8.—There was a remarkable scene this afternoon at the bier of the dead wife of Anarchist Neebe. While the room was filled with sympathizers of both sexes, a blonde little woman bent over the coffin and burst into loud lamentations. With clasped hands and streaming eyes, she shrieked: "They murdered her! She was murdered by those hangmen! They murdered her!"

The people present became highly wrought up, and during the remainder of the day, in the death chamber, there was no cessation of curses against those hangmen. Before evening a copy of the Arbeiter-Zeitung arrived, containing an article denouncing the Neebe hanging, and denouncing the execution of the Neebe family.

The article concluded as follows:

She and our friend, Oscar Neebe, are victims of a capitalist land of conspirators. Knows the Citizens' association, and of their tools—Grinnell and Gary—in conjunction with an odious, lying press, serving the capitalist and the capitalist's executioners. She, in her coffin; her husband, a brave woman and a man of noble character, not of age, orphaned and bereaved, and the concept of coming generations.

The sidewalk in front of Neebe's house was crowded with excited people. A committee had been formed to prevent the removal of the body, and they decided to postpone it, if possible, until Sunday, and make it the occasion of a socialist demonstration.

MRS. SENATOR BECK'S FUNERAL.

Preliminary Services in Washington.—The funeral of Mrs. Beck was held this afternoon at the residence of Senator Beck, Rev. Drs. Power, Butler and Bullock conducted brief services. The honorary pall bearers were: Secretary Bayard and Lamar, Senator Carlisle, Senators Blackburn and Vance, Admiral S. P. Lee, Hon. W. W. Corcoran and Hon. Edmund Rice, of Minnesota. The remains were taken to the depot, where a special car had been sent five o'clock for Lexington, Ky., where final services and interment will take place. Senator Beck, Major and Mrs. Goodloe and a few very intimate friends were the only ones who accompanied the dead body from the city.

FUNERAL IN CONSTANTINOPLE.

Services Over the Remains of Consul-General Beaupre.

CONSTANTINOPLE, March 8.—The funeral of G. Harris Beaupre, United States consul-general, took place today. Sir William A. White, British ambassador, and Mrs. and Miss White were present, together with a large number of diplomatic and all prominent members of American and English society here. The consul-general acted as pall-bearer. The coffin was conveyed to the English cemetery at Scutari on board the English mail steamer, and the cortege followed on the Imogene, a steam yacht attached to the embassy. Rev. George Washington, chaplain of the British embassy, conducted the funeral services. Canon Cawston, assisting, Turkish gendarmes escorted the cortege through the streets of Constantinople.

Bishop Lee Dying.

WILMINGTON, Del., March 8.—Alfred Lee, bishop of Delaware and senior bishop of the Episcopal church in the United States, is lying very ill at his residence in this city, and it is feared he may not survive. He returned from Europe last week, where he had been for his health, but has been ever since, and is now confined to his bed. He is in his eightieth year, and his forty-sixth in the episcopate.

DISASTERS IN BUSINESS.

A Cotton Firm in St. Louis Assigns—Other Failures.

ST. LOUIS, N. B., March 8.—There is great excitement in financial and commercial circles over the suspension of the Maritime bank, which occurred today. No particular sympathy has been obtained at present, as everybody seems to have been taken by surprise.

When the suspension was first reported, innumerable rumors arose, and the sending of other cottons obtained circulation, but these, in a great measure, were without foundation. It is known that the bank's suspension has been chiefly brought about by complications with two lumbering companies, which are engaged in an immense business, but so far no details as to the condition of the institution's affairs have been given to the public. Probably the most immediate cause of the suspension is the return to the bank of a quantity of English exchange. The New Brunswick government kept its account with the Maritime bank, but what amount was held to its credit is unknown. Stockholders in both are under a double liability, so there is every possibility that notes, which are a first lien, and possibly deposits, will be made good. The bank paid a per cent interest, which is a high rate for the kind of business it was engaged in. The bank had a large number of other banking institutions in St. Louis, and its deposits are very large, many of them being persons who cannot afford to suffer the loss.

The suspension of the Maritime bank, of New Brunswick, has been followed by the startling announcement of the failure of R. A. & J. Stewart and of G. W. & Co., of this city, two of the largest lumber firms in this province. The failure of the latter firm is a great sensation, and a general prevails in business.

ST. LOUIS, March 8.—The failure of Humphrey, Blake & Co., cotton merchants, doing an extensive business at 103 West street, was announced today. They estimate their liabilities at \$400,000 and assets at \$85,000. They expect to make a satisfactory settlement with their creditors and continue in business.

MOBILE, Ala., March 8.—G. Ryan & Co., timber merchants, were protested in London today on a thousand pound sterling draft. At the same time have been issued here on the property of the firm the amount of seventeen thousand dollars.

LOUISVILLE, March 8.—Willis & Smith, proprietors of Gilbert tobacco warehouse, made a general assignment for the benefit of their creditors this morning. Liabilities estimated at \$75,000 due to banks in this city. Assets are placed at \$110,000. The cause of the assignment, it is claimed, is dullness in trade.

Criminals in Augusta.

Augusta, Ga., March 8.—[Special.]—Tonight, while Anna Sinkfield, a wealthy colored woman, living near the complex, was absent for a few minutes, a burglar entered her room and stole therefrom a tin box containing \$50 of her money. Nothing else was stolen.

The police have been diligently searching for the forger who obtained the money from the complex yesterday by forging the name of T. P. Branch to checks, but no clue to his whereabouts has yet been gained.

Rhode Island Democracy.

PROVIDENCE, R. I., March 8.—The democratic state convention made the following nominations for governor, John W. Davis, Pawtucket; lieutenant governor, Samuel R. Hines, Pawtucket; secretary of state, David McMillen, Pawtucket; attorney general, John O. Slocom, Pawtucket; state treasurer, Seth C. Terry, South Kingstown.

A TRADE DOLLAR DEAL.

A SHARP TRICK OF THE LOBBYISTS EXPOSED.

The Trade Dollar Bearing Chinese Inscriptions Bought Up and Presented at the Treasury for Redemption—The Treasurer Declines to Receive Them—Other News, Etc.

WASHINGTON, March 8.—[Special.]—Treasurer Jordan says today that he had received a large number of trade dollars which had been circulated in China and had been stamped with the Chinese characters. These trade dollars had been evidently bought up by speculators and sent to the treasury for redemption. How extensive a trade had been made in the stamped coins he could not tell, but probably quite a large amount had been purchased, as they had been received in a great number of lots for redemption. If it was the expectation of those who bought them that they would be redeemed at par, they are very much mistaken, for they can only be received as bar silver, and redeemed as such. These coins will probably retard the redemption of unutilized trade dollars somewhat, and will result in loss to those who speculated in them. The treasury department is now engaged in drawing up regulations to govern the redemption of the trade dollars, which will designate the specific sub-treasury to which they shall be sent as well as the methods to be observed in their transmission. As soon as these regulations are completed they will be published in a circular form from the department for the information of those interested. F. H. R.

THE APPROPRIATIONS.

A Statement Showing the Amount of Each Item.

WASHINGTON, March 8.—A statement of the footings of the appropriation bills passed at the last session of congress has been completed by the clerks of the senate and house committees on appropriations. It is as follows:

Appropriation	Amount
Army	\$1,028,720
Navy	2,721,718
Diplomatic and consular	1,429,942
Public printing and printing	1,229,890
Indian	5,238,897
Legislative	20,701,221
Justice	419,836
Navy	25,708,155
Postoffice	70,252,500
Public health and education	22,342,400
Public pension deficiency	6,900,000
Public works	107,000
Miscellaneous appropriations (estimated)	3,500,000
Total of active appropriations	\$247,837,114

The river and harbor bill, which was not signed, appropriated \$913,800, and the deficiency bill, which did not pass, though it was agreed in conference, carried an appropriation of \$4,275,023.

DESIGNS ON THE PRINCE.

An Infernal Machine Found Among the Dead Letters.

WASHINGTON, March 8.—A package has been received at the dead letter office which was found in London and addressed to the "Prince of Wales, London, England." It was held for postage. When it was opened, it was found to contain a brass figure of Christ, evidently detached from a small crucifix, and a small glass bottle containing a white liquid and having two wires running through the tube and projecting from both ends. A paper was enclosed, containing an infernal sentence. The dead letter office were apprehensive that the glass bottle might be an infernal machine, so it was carefully packed in cotton, and they are trying to find some one who will test the explosive qualities of the liquid, if it has any.

Secretary Manning Going Abroad.

WASHINGTON, March 8.—Secretary Manning has arranged to make a trip to Europe for the benefit of his health. He will leave Washington on Thursday for New York, and take a steamer sailing there Tuesday next. He will be accompanied by his wife and family and Treasurer Jordan. The latter is now in New York, but will return to Washington prior to his departure for Europe.

Postmasters Appointed.

WASHINGTON, March 8.—The postmasters appointed today: Warren F. Scott, at Fernand, P. R.; T. T. Hildall, commissionaire, at Pinar del Rio, Cuba; J. Harris, at Sanford, Fla.; vice Lyman Phelps, commissionaire expired.

The Mexican Veterans.

WASHINGTON, March 8.—Up to last Saturday night there had been filed in the pension office 7,716 applications for pensions under the Mexican pension law, passed late in the late session of congress.

A SHOT THROUGH THE DOOR.

A Young Man Near Baltimore Kills His Friend by Mistake.

BALTIMORE, March 8.—Howard Fisher, aged seventeen, was shot and almost instantly killed last night by Grafton Jones at Hampden village, in a Baltimore county. David McClellan and his friend named the lawbreaker in the house, and threatened to kill him and his wife, at the same time drawing a pistol. Miss Cowley and her companion, Miss McLane, ran up stairs, followed by McClellan. Miss Cowley fired into the cell to intimidate him, when Fisher was captured, and the youth, Fisher, was sent back to ally the fears of the ladies. He went to the door of Jones's room and the latter, supposing that McClellan had killed Fisher, fired a shot through the door, which killed Fisher. The jury of inquest exonerated Jones.

DESPERATE PRISONERS.

They Threaten to Kill Any One Who Enters Their Cell.

LANCASTER, Pa., March 8.—George Watson and Arthur Greene, desperate Welch mountain thieves, are locked in Lancaster county prison, because rebellious this morning and threatened to train any person who entered their cells, with big oak sticks which they broke from a corral fence. Keeper Burkholder thrust a rifle into the cell to intimidate him, when they knocked the weapon from his hand and secured it. They have since held possession of the cell, threatening to shoot any person who comes in, and all attempts to dislodge them have failed. An effort will be made to starve them out.

A GOOD SHOT.

A Young Man Shoots Through a Window at an Intruder.

INTOXICATED, X. M., March 8.—About midnight Mrs. Smith, a widow who lives six miles south of this city on Bluff road, with her grandson, Cornelius E. Sutton, a young boy, was awakened by some one demanding admittance. Sutton was awakened and with a pistol in his hand, instead of leaving, however, he entered the room and fired a shot through the window, which killed the intruder. His identity is unknown.

Mormons Taking the Oath.

SALT LAKE CITY, Utah, March 8.—Yesterday, in the third district court, ten out of twelve Mormon jurors took the new oath provided in the recently enacted Tucker-Edmunds anti-polygamy bill. At a municipal election in Brigham City, the Mormons generally took the oath, electing the church clerk triumphantly.

THE BRAKEMEN'S STRIKE.

A Suspension of Business on the Baltimore and Ohio Road.

PITTSBURGH, March 8.—The situation along the Pittsburgh division of the Baltimore and Ohio road is generally quiet. Both sides maintain a firm front, and there is no indication of an early settlement of the trouble. No attempt has been made to move freight since yesterday morning. All sidings between this city and Connelville are blockaded with cars. Passenger trains continue to run as usual. Passenger brakemen have not been called out, but they expect an order to join the strike at any time. Coal mines along the Baltimore and Ohio road have been compelled to close down for want of cars pending a settlement of the strike, and one-sixth of the coke ovens controlled by the syndicate have also suspended operations for the same reason.

The strikers are peaceable and no outbreak is apprehended. This morning yardmen on the Toledo division of the Pennsylvania company's system notified officials in this city they would strike if they were not immediately granted a small advance in wages.

The Chronicle-Tribune of the Youngstown, O. paper, reports that the situation there unchanged. This morning the Erie Hill iron and coal company and tube works each leased a locomotive from the Pennsylvania company and put a crew of their own men to run them handling stock assigned to their plants. The lines are drawn closely between officials and employees and trouble is feared.

EFFECTS OF THE STRIKE.

A Great Shortage in Fork-Packing in Chicago.

CHICAGO, March 8.—The winter hog-packing season, which lasts about one hundred working days in Chicago, closed last day of February. While Cincinnati, St. Louis, Kansas City and other packing centers of the west, turned out an increased product, Chicago ran behind, the shortage, as against last season, being, in round numbers, 700,000 hogs. The cause of the shortage was, it is stated, the great strike at the stockyards and its direct and indirect effect upon the business of packers and the Chicago market. A local paper, computing the number of men idle, and the wages lost on account of the shortage, says it is evident that the shortage of 700,000 hogs this season means the loss of \$700,000 in wages, and that at least 5,000 men, skilled and unskilled, who were employed last season, failed to find work.

THE STRIKE FAILED.

The Job Printers of Milwaukee Return to Work.

MILWAUKEE, Wis., March 8.—It was decided last night by the job printers who walked out a week ago to declare the strike off and return to work. The proprietors decided to receive the strikers back on the same terms as before. They pledged themselves never to recognize the union again. The newspaper printers took no action. The proprietors will refuse to receive them back, as they are rapidly filling the places of the strikers and have pledged themselves to stand by the new men.

Strike of Stevedores.

PHILADELPHIA, March 8.—A strike of about one hundred and fifty men, employed in unloading the steamship Macedonia, at William street wharf, Fort Richmond, occurred last night. The Macedonia is from Carthagena, Spain, with 1,800 tons of iron ore. The men went to work at 5 o'clock in the evening and found the wharf strewn with debris. They were told that the condition of business would warrant the advance and that it would not be granted. They then informed the men of this fact and all of the stevedores quit work. The strikers numbered about 150.

A SWINDLE DETECTED.

Arrest of the Proprietor of the "Victor Watch Company."

NEW YORK, March 8.—For a number of months the postoffice authorities have received complaints from all parts of the country about a concern doing business at No. 48 Maiden Lane, known as the "Victor watch company," which was doing the mail with circulars, advertising cheap watches. Inspector Hartshorn was given charge of the case, and after careful examination he discovered that the concern was a gigantic swindle. The "Victor Watch company" has been run by a man named Charles West. He advertised gold plated watches for \$50, received the money and never sent a watch. Today West was arrested by the police in his small office on Maiden Lane and took him before United States Commissioner Shields, who held him for examination. West has made thousands of dollars out of the swindle. The police are hunting up the names of people who have been swindled.

MEXICAN MURDERERS.

The Bodies of Two Ranchmen Found in a Burnt Cabin.

ALBUQUERQUE, N. M., March 8.—A horrible double murder occurred at Lackey's ranch last week. On Friday a party riding past the ranch discovered that the cabin had been burned. They also found the body of Frasier, Lackey's partner, lying a short distance away from the cabin, and a double barrelled shot gun with his back perforated with bullets, though he had been shot while running away. Lackey was missing, but on searching the ruins carefully his charred remains were found. The morning afternoon several Mexicans were heard in the vicinity and four Mexicans were seen leaving there a short time afterward. Robbery is supposed to be the incentive.

THE ANSWER GIVEN.

And a Load of Shot Pieces (an Englishman's Head).

BERMINGHAM, Ala., March 8.—[Special.]—Wm. Mills, an English laborer, was shot and killed Monday afternoon by a man named Pierce, at Coosa tunnel, on the Goodwater extension, twenty miles from the city. Pierce was a time keeper, and had three companions followed him to a store near by, and Mills asked Pierce why he struck the man. Pierce picked up a double barrelled shot gun and said: "I will answer you this time, and the entire load passed through Mills's head, killing him instantly. Pierce escaped.

Arrested for Bribery.

DENVER, March 8.—W. H. Aker, deputy sergeant at arms of the house of representatives, was arrested yesterday morning for an attempt at bribery. It is alleged that he offered a member \$100 if he would cast his vote against certain measures. It is also stated that Aker is only one of a combination of seven persons, formed to defeat these bills, the other six being members of the senate and house.

Chased in Columbia County.

ALBANY, Ga., March 8.—Three negroes attempted the life of C. Z. McLeod, a popular merchant in Columbia county, yesterday, following for a mile on mules his flying buggy, and keeping him under fire from their revolvers. No case is assigned. There is great indignation in the county.

Land Sales in Annapolis.

ANNAPOLIS, Md., March 8.—[Special.]—The Annapolis City Land company have sold about 40 acres out of 2,700 acres they own inside of the incorporation for one-fifth of what the whole cost them.

DOWN TO THEIR DEATH.

AN ACCIDENT ON THE ELEVATED ROAD.

The Closing of Nicol's Tailoring Establishment in New York Cause of Death of Several Men.

New York, March 8.—A fire occurred at five o'clock this morning in the store of Nicol, tailor, in the Bowery, which caused the loss of between \$50,000 and \$60,000. The elevated railroad were blocked by the flames. The blockade occurred all the way down to South Ferry and on the down track up to 17th street. A number of passengers left the train at 17th street and started to walk along the narrow footpath at the side of the track to the station at 14th street. While doing so the blockade was relieved and trains began to start. Their motion shook the pathway to such an extent that a number of passengers were thrown down to the street. Three of these were instantly killed and seven others badly injured.

Soon after the fire occurred a down train was blocked with trains from Ninth to Fifty-second street. All the trains were crowded with people. Along the side track is a platform two and a half feet wide, used by trackmen. Above Fourteenth street it is not provided with a hand rail. One of the passengers, named Patrick Mathews, on a train which was blocked between the stations, grew impatient of waiting, stepped down to the platform beside the track and started to walk to Fourteenth street. He was followed by many others, until there was a continuous line of men in single file.

In close order on this platform, headed by Mathews, when Mathews nearly fell. Fourteenth street the blockade was broken, and the trains started up one after another. The shaking of the track and noise and rush of cars apparently frightened Mathews, because he turned and dashed for the car platform. The man next behind him did the same, but Mathews's hold apparently broke and he toppled back upon the man behind him and both fell backwards into the street. The commotion on the platform created by this occurrence frightened and demoralized others close to them. Some came in collision and fell, while others jumped from the platform to the street below and still others hurriedly scrambled up on the passing cars. Shouts and screams outside communicated the panic to the passengers inside the cars, and many women fainted. The trains were stopped and everybody remaining on the platform was taken on board the cars. Ten men fell or leaped to the street, about twenty feet below, and struck upon the surface car track or stone pavement.

FOUR MEN WERE KILLED OUTRIGER.

Their skulls being crushed in each instance. The other six were seriously hurt. One has since died in hospital and another is reported dying. It is supposed several others made the leap, but were not so seriously hurt but that they could take care of themselves.

The fire, which was the primary cause of the accident, burned out Nicol's tailoring establishment and a couple of small houses adjoining it, and caused the loss of \$50,000. Mathews, one of the men killed. All were clerks or laboring men who were belated on their way to business.

A TERRIFIC EXPLOSION.

A Boiler Blows Up and Kills Several Workmen.

DETROIT, Mich., March 8.—A boiler in W. F. Thompson's mill factory exploded this afternoon with terrific force. Fireman Rollin Norton was killed instantly and his body was terribly mangled. Clerk Wilson, of the factory, was killed. One man, dead shortly after the explosion. Head Sawyer Charles Wilson is so badly injured he cannot recover. Several others were severely injured. A yard man named Levi Wilson, of Canton, was killed. The explosion was caused by a boiler which had been in use for many years. The boiler was completely ruined and falling brick and debris did considerable damage to tin roofs and glass in the neighborhood.

THROWN BY A BROKEN RAIL.

A Railroad Accident in New Jersey—Mail Car Burned.

MOUNT HOLLY, N. J., March 8.—An accident occurred to a passenger train on the Pennsylvania and Hightstown branch of the Pennsylvania railroad at Hightstown, New Jersey, this morning, in consequence of a broken rail. A mail car, and passenger car were thrown from the track and the former was burned and all mails destroyed. A. A. Perrine, of Hightstown, was killed and injured. Levi Wilson, of Canton, conductor of the train, was seriously if not fatally hurt; one or two passengers are reported injured, but as yet full details of the accident cannot be learned. A number of physicians were sent up a special train to look after the injured.

THE TRACKS OVERFLOWED.

And Railroads Having a Rough Time to Run Trains.

MEMPHIS, March 8.—The overflow of the Mississippi has again caused a serious interruption to the Little Rock road from Hightstown, opposite this city, to Madison, Ark., a distance of forty miles, making travel impracticable. Little Rock trains now go over the Kansas City, Ark., to Nashville, and thence over the Memphis and Little Rock road to Forest City, Ark., where they regain their own track. The west bank of the river from Missouri to Memphis is almost wholly under water. Leaves below the city are stuck fast.

THE NICARAGUAN CANAL.

The President of Nicaragua Says There is no Treaty with the United States.

LONDON, March 8.—The Nicaraguan representative here has sent a letter to the Times, in which he says:

"The government of Nicaragua has ordered me to deny the existence of a treaty with the United States, stipulating that that country should control the Nicaraguan canal, recently mentioned in connection with the formation of a company to build the canal. The treaty stipulated a donation that the United States should ratify it. My government, in granting any concession, will not only mean to secure the strictest neutrality for the canal."

He Killed His Brother.

HONOLULU, Pa., March 8.—Imman and Mead Case, young sons of the late Rev. John Case, Baptist minister at Hawley, quarreled at their home and drew revolvers. Imman shot his brother Mead. At a late hour the physicians said Mead must die. Imman is wild with grief.

TELEGRAPH BRIEVITIES.

The cholera is increasing daily in Sicily. The pope is writing an encyclical letter on socialism. On account of rain the New Orleans races were postponed yesterday until today. Eleven jockeys have been selected for the trial of Cleary, in the New York jockey races. A boiler exploded at a single mill, near Alpha, Mich., yesterday, killing one man and injuring two others. A fleet of seven steamers arrived in New York yesterday, bringing over two thousand steerage passengers. Mrs. Mary M. Yates, granddaughter of Chief Justice Marshall, was married in Washington, yesterday, to Count Eugene Mikiewicz. James Higginbotham, brakeman of Mississippi Valley railroad, was shot and killed last night at Hightstown, La., by Captain W. B. Porter, a well known and prominent planter of this section. The cause of the shooting is unknown. General De Castillo has resigned the office of minister of war of Spain and will be succeeded by General Canale.

Mothers
Have you delicate
CHILDREN WHO ARE
CONSTANTLY TAKING
GOLD
and subject to
CROUP
YOU WILL FIND IN
**ALLEN'S
LUNG BALSAM**
A SAFE AND SURE
REMEDY.
THE PRICE
25¢ 50¢ & \$1.00
PER BOTTLE
Brings it within reach of all
NO HOME
SHOULD BE
WITHOUT IT
ALL DRUGGISTS SELL
ALLEN'S LUNG BALSAM
Same this paper, for a new top.

WILSON & STIFF
10 Marietta St.
HEADQUARTERS FOR NOVELTIES IN
Lamps and Glass Goods. Dealers in Stamped Lin-
en, Stamping Devices, Sewing Machines and
Sewing Machine Goods, all materials for Art
Needle Work. Largest stock of Fancy Goods in
city. Next door to Phillips & Crew.

**THE AMERICAN HAND FIRE
ANNIHILATOR**
The only Fire Annihilator in
the world which does its work
perfectly. The chemicals do not
lose their power by use of time.
They will perform their work 20
years after as well as on the day
they were placed in the annihilator.
The contents of one machine equal
to 100 gallons of water. It is light
and portable. Any child can
use it easily.
No house on earth can afford to
be without one. Impossible for
your house to burn.
Every store, factory, warehouse,
cotton depot, school house, public
hall and buildings, every dwelling
house in every village, town and
city should be protected by them.
They are indeed and recommended
by the chiefs of fire departments
and the insurance men generally
throughout the south. They are adopted
by the Atlanta fire department, the
London, Ky., and have been ordered by
the chief fire departments of the chief cities of the
world.
We refer, relative to the power and efficiency of
this annihilator, to the members of the Georgia
Assembly of the state of Georgia; also, His Excel-
lent Governor Gordon, who witnessed a practical
test of this annihilator in the city of Atlanta.
All orders promptly filled by addressing the com-
pany. Live, active and energetic men desired in
every county as agents. Liberal terms and ex-
clusive territory to the right men.
Address for further information and book of
testimonials to the THE HAND FIRE ANNIHILATOR CO.,
100 Whitehall street, Chamberlain, Johnson & Co.
Building, Atlanta, Ga.

**STONO PHOSPHATE
COMPANY.**
CHARLESTON, S. C.
ESTABLISHED 1870.
HIGH GRADE FERTILIZERS.
SOLUBLE GUANO (highly ammoniated)
DISSOLVED BONE
ACID PHOSPHATE
ASH ELEMENT
FISHES
GERMAN KAINIT
HIGH-GRADE RICE FERTILIZER
COTTON SEED MEAL
COTTON SEED HULL ASHES.
Office, No. 13 Broad Street.
All orders promptly filled.
R. M. MEANS, Treasurer.
A Rare Chance!

ASK YOUR GROCER FOR
OUR TRADE MARK
HAMS
AND BREAKFAST BACON.
NONE GENUINE
UNLESS BEARING OUR PATENTED TRADE-MARK, A LAMB
WITHIN A CIRCLE, ATTACHED TO THE FRONT AND
BACK OF THE HAM.

THE SUPREME COURT.

DECISIONS RENDERED SATURDAY,
MARCH 5, 1887.Hon. Logan E. Bleckley, Chief Justice, and Hon.
Samuel Hall and M. H. Standford, Associate
Justices—Reported by J. H. Lumpkin,
Reporter, for the Constitution.

**Foster, Millburn & Co. vs. the Blood Balm
Company et al.** Refusal of injunction, from
Fulton. Trade-Marks. Label. (Before
Judge Marshall J. Clarke.)
Bleckley, C. J.—A label bearing the names
of the proprietors, the name of their medicine
and of their place of business, the names of vari-
ous diseases, etc., and taking distinctive charac-
ter chiefly from a device consisting of a letter
of the alphabet nine times repeated, the rep-
etitions being arranged in three vertical col-
umns separated by lines or bars, so as to form
three groups of three B's (B. B. B.), and when
applied to the goods, presenting to the eye on
each of three sides of the package a distinct
combination of the letter, in conspicuous type,
may by actual use in commerce, become such a
badge of origin and ownership of goods as to be
the subject of protection against any color-
able imitation likely to deceive (the public and
injure the proprietors in their trade).

2. But a preliminary injunction should not be
granted, all questions of fact involved being
for determination by a jury, and the being
no irreparable mischief likely to ensue from
awaiting a verdict and final decree thereon.
Judgment affirmed.

Reed, Reinhardt & O'Neill, for plaintiffs in
error.
Hillyer & Bro., for defendant.

Tift vs. Jones. Case from Dougherty. Evi-
dence. Practice in Superior Court. Practice
in Supreme Court. Charge of Court. Negli-
gence. Roads and Bridges. (Before Judge
Bower.)

[Hall, J., being disqualified, Judge Marshall
J. Clarke, of the Atlanta Circuit, was appointed
in his stead.]
Clarke, J.—On reading the brief of evi-
dence, the complaint that the defendant's right
of cross-examination was abridged is not sus-
tained. It appears that there was simply a
colloquy between the counsel as to the prop-
erty of a question, which counsel asked, and
which, after some hesitation, was allowed; and
nothing was said by the judge to the injury
of the defendant.

3. This ruling also controls the fifth assign-
ment of error.

4. The sixth assignment of error is not well
taken. The evidence to which it refers, and
which was allowed over defendant's objection,
was directly responsive to a question prop-
ounded by his counsel, which was in line with
several others that immediately preceded it.

5. Where the judge, in passing upon the ad-
missibility of certain testimony tendered by the
plaintiff, referred, by way of explaining his
judgment, to certain facts already in evidence,
this was not such an expression of opinion as to
what had been proved as to require a new tri-
al in this case the court correctly stated
what had been put in evidence. 1 Greenl. Ev.
sec. 1; 22 Ga. 403; 30 Id. 426; 43 Id. 368; 56
Id. 365; 68 Id. 292.

6. The question excepted to, as leading, in
the assignment of error does not appear to be
open to this criticism, when taken in connection
with the antecedent examination of the
witness. The masters in the question which
might have been put to it this character had
already been fully discussed by the witness.
The testimony set out in this assignment as
objectionable cannot be considered by this
court as no ground of objection is mentioned.
Code, sec. 14 Ga. 173, 184.

7. It is the duty of the judge to explain to
the jury what is meant by ordinary care, but
he cannot rightfully direct them that certain
facts recited by him do or do not constitute
ordinary care in a given case. Negligence and
diligence are questions for the jury to be de-
termined in each case upon its own facts, and
the judge would invade their province should he
declare when either is proved. The court has
qualified this rule to the extent only of decid-
ing that, where the law itself requires the per-
formance of any act, the judge may instruct
the jury that due diligence would require the
performance of such act. 60 Ga. 339, 441; 71 Id. 385,
426; 85 Id. 39.

8. Where, in a suit for damages against the
keeper of a toll bridge by a traveler, the only
breach of duty alleged was the negligent fail-
ure of the defendant to keep his bridge in good
condition for travel, and there was no other
allegation of bad conduct on his part, it was
error to charge that "if any damage should
occur by reason of the neglect or carelessness
of the defendant in the keeping of his bridge, he
would be liable, provided the party who was
crossing exercised ordinary care and diligence
in so crossing." Such a charge was inappli-
cable to the facts of this case.
Judgment reversed.

**Lyons & Graham; D. H. Pope, for plaintiff in
error.**
H. Morgan; G. J. Wright; L. Arnsheim; C. B.
Wooten; J. W. Walters, for defendant.

Love vs. Slate. Larceny from the house, from
Pulaski. Criminal Law. Sales. Dures.
Facts. (Before Judge Kyles.)

Hall, J.—Taking all the facts of this case
together, it is plain that the defendant acted
under duress, and that his consent to the arrange-
ment by which he agreed to a transfer of cer-
tain personal property to the prosecutor was
obtained by threats and intimidation, and that
that he might have been constrained by the
threats and his conduct, induced by the
violent conduct of the prosecutor. If such
were the case, it would not only avoid the con-
tract, but do away with the plea of duress, as
legally was thereby effected. And in such a
case, the defendant could not be convicted of
larceny for the property received. 27 Ga. 494;
36 Id. 157.

2. In order to vest a title under a contract of
sale of personalty, the agreement must ac-
certain the precise article to be delivered, the
price should be agreed or paid, and the quan-
tity is to be taken from a bulk, it should be
set apart and delivered, or there should be
an agreement to consider it as belonging to and
held for the purchaser. If the contract be
merely executory, the carrying away of the
property by the vendor does not make him
guilty of larceny. 49 Ga. 148; 58 Id. 59; 5
Ben. on Sales, 408, 488-505 et seq.; Hare on
Contract, 275-282.

Martin & Cochran, for plaintiff in error.
C. C. Smith, solicitor general, by Harrison &
Peoples, for the state.

County of Floyd vs. Rome Street Railroad Co.
Refusal of injunction, from Floyd. Roads
and Bridges. Streets and Sidewalks. Munici-
pal Corporations. County Matters. Rail-
roads. Eminent Domain. (Before Judge Maddox.)
Hall, J.—The corporate limits of the city of
Rome extended to the further bank of a river,
and the authorities of Floyd county built a
bridge across the river, connecting a street of the
city with its continuation beyond the river, and
placed the bridge under the control and man-
agement of the municipal authorities, who took
charge of it and engaged to keep it in repair,
but stipulated that, in case of its destruction
by flood or from any other cause, they should
not be bound to rebuild it. Under the power
contained in its charter, and with the consent
of the corporate authorities both of the county
of Floyd and the city of Rome, a street
railroad company constructed its tracks across
the bridge and ran its cars backwards and
forwards over it until the bridge was washed
away by a flood, and the county replaced the
old bridge by a new structure upon the same site.
The company set about laying its tracks over this new bridge,
but the county authorities objected, unless the
company would agree to pay for the privilege
of using such bridge, and upon refusal to do so,
filed a bill to enjoin the use of it until the county
should be compensated therefor.

Held, that the injunction was properly re-
fused.

(a.) The bridge as originally constructed and
as now constructed is wholly within the limits
of the city of Rome. The bridge forms a con-
tinuation of the street of the city across the
river, and is a part of such street. Acts 1874,
p. 190; Code, § 5.

(b.) A distinction between a street and a
highway in respect to such use is not tenable.
Pierce R. 24, 25 et seq. in notes 2 and 3.

(c.) A railroad operated by horses on a public
highway is not an appropriation of that high-
way to a different use. Pierce R. 24, 25 et seq.
in notes 2 and 3.

(d.) The legislature, unless restricted by the
state constitution, may, even without the con-
sent of the municipal authorities, and without allow-
ing compensation, authorize railroads to be laid
in its highways, but the statute may require the
consent of the municipality. Pierce R. 24,
25 et seq. in notes 5, 45 Ga. 602; 71 Id. 123-
125.

(e.) Where the consent of the county authori-
ties to the use of the bridge had been given,
and the condition on which it was accorded
was accepted and acted on by the company, it
became a binding contract, and the license was
revoked by the only authority having power
to revoke it. Pierce R. 24, 27 et seq. in
note 8.

(f.) Where any part of a public street or
highway is washed out or otherwise destroyed
by any means, and the damage is repaired by a
new structure upon the portion thus destroyed
or rendered unfit for use, this does not give the
county a right to demand compensation from
a railroad company, which, previously
to the injury, used the street or public
highway with the assent of the municipality,
where the railroad company proposes to make
the same use of the street or highway after it
has been repaired.

(g.) The act of October 7, 1885, did not affect
the right of the railroad company to the use of
the bridge, which had previously been given.
The act was not intended to restrict the company's
franchise, but to extend it upon the conditions
then therein.

Judgment affirmed.
Judgment for plaintiff in error.
Dancy & Fench, for defendant.

Roberts vs. Hinson et al. Complaint for la-
rid, from Ware. Mortgage. Levy and Sale.
Deeds. Title. Evidence. Verdict. (Before
Judge Marshall J. Clarke.)

Hall, J.—Where land was fully described in
a mortgage, the judgment of foreclosure
thereof, and the execution issued thereon, as
set forth in the 5th district of Ware
county, and the deed to a third party, who
had this day levied on the lot of land number 480
in the 5th district, signed by the sheriff of
Ware county, the levy was not so uncertain as
to be void, or as to render the deed void and
the deed to the purchaser as void of the same
property under a junior mortgage, unless he
was misled into making it by the conduct of
the mortgagee or his duly authorized agent,
which would limit to the conclusion that the prop-
erty was being sold from the lien of the first
mortgage. Otherwise the property could be
sold subject to the lien of the first mortgage;
and if, at the time of the sale, it had been
forced, the mortgagee would be liable for the
sale in the hands of the other making the
sale, cause the title unincumbered to be sold,
and claim the proceeds arising from the sale,
according to the date of his lien. Code, § 3907.

(a.) The evidence in this case does not satis-
factorily establish the fact that the person who,
it was claimed, was acting as the agent of the
holder of the first mortgage at the sale was in
fact so.

(b.) The facts in evidence imperatively de-
mand a verdict in favor of the defendant, and
that in favor of the plaintiff is not only con-
trary to the evidence, but is without evidence
to support it.

Judgment reversed.
Nicholls & Brantley; S. W. Hite; Alexan-
der & Turnbull, for plaintiff in error.
Holton & Son; L. A. Wilson, by brief, for de-
fendants.

Nolan vs. Pellham. Equity, from Worth. Eject-
ment. Possession. Title. Evidence. Practice
in Supreme Court. (Before Judge Bower.)

Hall, J.—A plaintiff in ejectment may re-
cover the premises in dispute upon his prior
possession alone against one who subse-
quently acquires possession of the land by mere
entry and without any right whatever,
and the same rule applies where a bill in equity
was filed as the equivalent of an action of
ejectment, resort to equity being necessary to
prevent loss and injury to the rightful posses-
sor in consequence of the delay in the equity
proceedings. Code, § 3366.

2. A contract between the complainant and
certain persons who claimed title to the pre-
mises to make complainant a quit-claim deed to
the land in question was not sufficient to show
that his entry was quiet and peaceable, and
was made in good faith. None of the ob-
jections were tenable or, at least, were not per-
tinent to the issue made by the defendant's
offer and admission in the issue made by the
defendant in question; nor does it affirmatively ap-
pear from the record that they were made and
passed upon in the court below.

(a.) So likewise a letter from the attorney of
the persons claiming the title, to the complain-
ant, was inadmissible in evidence, to show that
the recognition of complainant's right to the
possession. If its admission was doubtful, it
did no harm.

(b.) A ground of objection to testimony
which is not shown to have been made or
ruled upon in the court below, will not be con-
sidered here.

(c.) A deed forming part of the chain of
title under which the complainant claimed,
was inadmissible in evidence.

(d.) If there was error in permitting the
complainant to introduce a chain of title, which
he saw in the hands of the attorney for those
under whom he claimed was perfect, it was
not error which hurt the defendant. But it
is doubtful if objection to this testimony
was made and insisted on in the court below.
Full lines of the above facts for sale in Atlanta
by GEO. W. PRICE, 24 Marietta st., GEO. MUSE, 38
Whitehall st.

Judgment affirmed.
H. Morgan; Corbit, Wright & Arnsheim, for
plaintiff in error.
D. H. Pope, for defendant.

Tomlin, trustee, et al. vs. Vanhorn. Receiv-
ing, from Muscogee. Contracts. Equity,
Injunction and Receiver. Practice in Su-
preme Court. (Before Judge Marshall J. Clarke.)

Hall, J.—While it is the duty of courts to
enforce contracts and protect the rights of par-
ties arising therefrom, and while the courts are
not parties to contracts, yet they have no
power to make them for parties, or, when de-
liberately made, to modify or change them in
any material respect. The contract in this case
of sale contemplated only the holding of title
by the vendor as security for the unpaid
purchase of money, it was improper, on the
bearing of the purchase money, and the re-
ceiver of the chancellor to require the de-
fendant to give security for the forthcoming of
the notes taken from his tenants and for the
payment of the rents of the land. 17 Ga. 77, 79;
37 Id. 569, 572.

2. The power of appointing receivers and
ordering injunctions should be prudently and
cautiously exercised, and, except in clear and
urgent cases, should not be resorted to. Espe-
cially is this so where the party invoking the
intervention of a court of chancery has a plain
and adequate remedy at law by suit, garnish-
ment and levy, for the protection and enforce-
ment of the rights reserved to him under the
contract.

3. The conditions imposed by the order in this
case were unusual and onerous. There was
no adequate reason for enjoining the trans-
fer of notes and other obligations given for
rent, either where a receiver had been ap-
pointed to take charge of them, or where the
parties had given security in the form of a
bond to appropriate them to the complainant's
debt. 70 Ga. 558.

4. Where a lender sold land and gave a bond
for title, reserving the title as security for the
payment of the purchase money, and it did not
appear that the purchaser or his estate was
less solvent and able to pay than when it
was contracted, or that any deterioration
in the value of the land had been caused by its
sale, the mere failure to pay an installment
of the purchase money when due,

would not furnish a ground for injunction and
receiver.

(a.) This case differs from that of Tufte vs.
Little, 50 Ga. 123.

5. This court decides only such questions as
are made by the transcript of the record and
bill of exceptions, and therefore will not con-
sider a motion to dismiss the writ of error, on
the ground that the clerk made a separate cer-
tificate that the chancellor's order requiring
security to prevent the appointment of a re-
ceiver had been complied with, no bond ac-
companying such certificate, and it being sent
up after the record was completed and trans-
mitted to this court.

Judgment reversed.
Thomas W. Grimes; W. A. Little, for plain-
tiff in error.
Smith & Thornton, by brief, for defendant.

How Women Differ from Men.

At least three men on the average jury are
bound to disagree with the rest just to show
that they're not mind of their own; but there
is no disagreement among the women as to
the merits of Dr. Pierce's "Favorite Prescrip-
tion." They are unanimous in pronouncing it
the best remedy in the world for all those
chronic diseases, weaknesses and complaints
peculiar to their sex. It transforms the pale,
haggard, dispirited woman, into one of sparkling
health, and the ringing laugh again
"reigns supreme" in the happy household.

A New Device.

We understand that there is a fellow living
up in Douglas county who got considerably
behind with the merchants, and resorted to
complete stunting, to keep them away from
his house during him. He erected a pole with
a flag on it, and on the flag was printed:
"Small pox here."

They all Chew Tobacco.

A gentleman told us of a family just over
the line in Alabama, that consists of 13 chil-
dren, and the men all chew tobacco, and
that's the youngest, and it smokes.

Where the 202d Grand Time Will Be.

The two-hundred-and-second Grand Month-
ly Distribution of the Louisiana State Lottery
will take place at New Orleans, La., on Tues-
day, March 15, 1887, when \$535,000 will be
scattered all over the world in sums from
\$100,000 downward. Tickets cost \$10; tenths
\$1. For information, apply to M. A. Dauphin,
New Orleans, La.

PETER LYNCH,
96 Whitehall & 7 Mitchell Sts., Atlanta, Ga.
IN ADDITION TO HIS USUAL LARGE AND
well assorted stock of Groceries, Cigars, Tobacco
and other household goods, he has just received
Boots, Shoes, Leather, Guns, Pistols, Cartridges,
Ammunition, etc., etc., just now receiving and
has on hand Eastern Seed Irish Potatoes, such as
Early Rose, Early Goodrich, Peerless, Beauty of
Hebron, White and Yellow Onion Sets, Clover Grass
and Mule Seed, Early Seed Corn of ten different
kinds, English Peas, Beans and small Garden Seeds.
In connection with much more he sells and handles
pure Port, Sherry, Anglica, Scuppernon, Black-
berry, Catawba and other brands of Domestic Wines.
To all of which he invites his old and new friends
and customers to come and examine and price.
PETER LYNCH, Atlanta, Ga.

Vineyard and Stock Farm For Sale.
A RARE CHANCE TO PURCHASE, ON ACCOUNT
of death of proprietor, a fully equipped wine-
making and stock-raising farm; 70 acres in bearing
vines, 100 in all; stock for 100,000 gallons; good
trade established; and Irish Potatoes, such as
Early Rose, Early Goodrich, Peerless, Beauty of
Hebron, White and Yellow Onion Sets, Clover Grass
and Mule Seed, Early Seed Corn of ten different
kinds, English Peas, Beans and small Garden Seeds.
In connection with much more he sells and handles
pure Port, Sherry, Anglica, Scuppernon, Black-
berry, Catawba and other brands of Domestic Wines.
To all of which he invites his old and new friends
and customers to come and examine and price.
PETER LYNCH, Atlanta, Ga.

QUEEN & CRESCENT ROUTE.
QUICKEST AND MOST DIRECT LINE TO
Cincinnati and the North.
Short Line to TEXAS via Shreveport.
S. R. JOHNSON, Passenger Agent.
Kimball House, Atlanta, Ga.

Ask your retailer for the James Means' \$3 Shoe.
Caution! Some retailers recommend inferior
goods in order to make a larger profit. This is the
only shoe that is made in America, and you can
know your own inferiority by attempting to
build upon the reputation of the original.
None Genuine unless it bears the James Means' Stamp.
For Gentlemen. \$3 SHOE.
Made in Button, Congress and
Lace. Best Calf Skin. Unex-
celling in Durability, Comfort &
Appearance. A postal
card sent to us will bring
you information how to
get this shoe in any city
or Territory.
J. M. MEANS & CO.,
41 Lincoln St.,
Boston, Mass.

JAMES MEANS' \$3 SHOE.
Our celebrated factory produces a larger quantity
of shoes of this grade than any other factory in the
world. Thousands who wear them will tell you the
reason if you ask them. JAMES MEANS' \$3
SHOE is the only shoe made in America, and you can
know your own inferiority by attempting to
build upon the reputation of the original.
None Genuine unless it bears the James Means' Stamp.
For Gentlemen. \$3 SHOE.
Made in Button, Congress and
Lace. Best Calf Skin. Unex-
celling in Durability, Comfort &
Appearance. A postal
card sent to us will bring
you information how to
get this shoe in any city
or Territory.
J. M. MEANS & CO.,
41 Lincoln St.,
Boston, Mass.

BALL'S
They need no breaking in.
THEY FIT AT ONCE, ad-
justing themselves to the
form of the wearer, and
yield with every movement
so that it is impossible to
break them. Satisfaction
guaranteed. For money re-
funded after three
weeks' wear. Try them
once and you will wear no
other. Look out for worth-
less imitations; and if you
name BALL'S on the box,
ALSO OUR GUARANTEE.
None Genuine unless it bears
the name BALL'S on the box,
ALSO OUR GUARANTEE.
For Sale by
M. RICH & BRO.
Name this paper. dec19-dim sun wed nrm

CORSETS
Name this paper. dec19-dim sun wed nrm

HACKETT & RICE IRON FENCE CO.
ATLANTA GA.
The Only Wrought Iron Fence Company in
the South.

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

LEA & PERRINS
SAUCE
(THE WORCESTERSHIRE)
Imports the most delicious taste and best to
EXTRACT
of a LETTER from
a MEDICAL GEN-
TLEMAN at Mad-
ras to his brother
at WORCESTER, EN-
GLAND, May, 1885.
"LEA & PERRINS
that their sauce is
highly esteemed in
India, and is in my
opinion, the most
palatable, as well
as the most whole-
some sauce that is
made."

**Olds
oughs
rouh.**
are surely cured by
Perry Davis'
ain
in
er
read the directions
carefully.

PETER LYNCH,
96 Whitehall & 7 Mitchell Sts., Atlanta, Ga.
IN ADDITION TO HIS USUAL LARGE AND
well assorted stock of Groceries, Cigars, Tobacco
and other household goods, he has just received
Boots, Shoes, Leather, Guns, Pistols, Cartridges,
Ammunition, etc., etc., just now receiving and
has on hand Eastern Seed Irish Potatoes, such as
Early Rose, Early Goodrich, Peerless, Beauty of
Hebron, White and Yellow Onion Sets, Clover Grass
and Mule Seed, Early Seed Corn of ten different
kinds, English Peas, Beans and small Garden Seeds.
In connection with much more he sells and handles
pure Port, Sherry, Anglica, Scuppernon, Black-
berry, Catawba and other brands of Domestic Wines.
To all of which he invites his old and new friends
and customers to come and examine and price.
PETER LYNCH, Atlanta, Ga.

Vineyard and Stock Farm For Sale.
A RARE CHANCE TO PURCHASE, ON ACCOUNT
of death of proprietor, a fully equipped wine-
making and stock-raising farm; 70 acres in bearing
vines, 100 in all; stock for 100,000 gallons; good
trade established; and Irish Potatoes, such as
Early Rose, Early Goodrich, Peerless, Beauty of
Hebron, White and Yellow Onion Sets, Clover Grass
and Mule Seed, Early Seed Corn of ten different
kinds, English Peas, Beans and small Garden Seeds.
In connection with much more he sells and handles
pure Port, Sherry, Anglica, Scuppernon, Black-
berry, Catawba and other brands of Domestic Wines.
To all of which he invites his old and new friends
and customers to come and examine and price.
PETER LYNCH, Atlanta, Ga.

QUEEN & CRESCENT ROUTE.
QUICKEST AND MOST DIRECT LINE TO
Cincinnati and the North.
Short Line to TEXAS via Shreveport.
S. R. JOHNSON, Passenger Agent.
Kimball House, Atlanta, Ga.

Ask your retailer for the James Means' \$3 Shoe.
Caution! Some retailers recommend inferior
goods in order to make a larger profit. This is the
only shoe that is made in America, and you can
know

net receipts 1,615 bales; gross 1,615; stock 15,496; sales 630; exports coastwise 250.

BALTIMORE, March 8—Cotton firm; middling 9 $\frac{1}{2}$ %; net receipts 5 bales; gross 5; sales 200; stock 12,038; fined 70 $\frac{1}{2}$ %; New Orleans 4 $\frac{1}{2}$ %.

[illegible]

Notes to spinners —; exports closed; **BOSTON**, March 8—Cotton firm; middling @ net receipts 745 bales; gross 2,012; sales none; stock none.

MININGTON, March 8—Cotton firm; middling @ net receipts 37 bales; gross 69; sales none; stock 1,684.

PHILADELPHIA, March 8—Cotton firm; middling @ net receipts 225 bales; gross 265; sales none; stock 16,896.

SAVANNAH, March 8—Cotton firm; middling @ net receipts 2,912 bales; gross 2,914; sales none; stock 46,018; exports to continent 2,900; coastwise 1,878.

NEW ORLEANS, March 8—Cotton quiet but firm; middling @; net receipts 9,161 bales; gross 11,107; sales 9,560; stock 88,148; exports to continent 4,739; to Europe 1,100; stock 112,880.

CHICAGO, March 8—Cash quotations were as follows:

Provisions.

LARD. March 8—Provisions dull but firm. Pork 10.00; tallow 10.00; lard loose lots long clear 8.87½; short rib 8.50; short clear 8.62½; boxed lard long clear 8.87½; short rib 8.68; short clear 8.68; lard in kegs 8.87½; short clear 8.60; lard in barrels 11.00.

BEEF. March 8—Beef steady rather quiet; short prime \$13.25-\$13.75. Beef dull. Middles quiet but firm. Lard exported @ points higher and fairly active. Cattle 10.00; hogs 10.00; sheep 10.00. City steers 7.10-7.15; returned to continent 7.50.

LOUISVILLE, March 8—Provisions quiet. Bacon 10.00; lard 10.00; beef 10.00; pork 10.00. Bulk meats clear rib sides 7.75; clear sides & shoulders 8.25. Meat port nominal. Hams 10.00.

CHICAGO, March 8—Cash quotations were as follows:

receptos 620 lbs; sales 740; stock 17,415; exports coarsive 775.
NEW YORK, March 8—Cotton firm; middling 95; receipts 887; shipments 973; sales 4,092; stock 82,740.
SAUGUSSETT, March 8—Cotton firm; middling 95; receipts 1,116; shipments —; sales 70.
CHARLESTON, March 8—Cotton very firm; middling 95; net receipts 1,365; sales 1,353; sales 109; stock 19,855.

THE CHICAGO MARKET.

Features of the Speculative Movement in Grain and Produce.

Special to The Constitution.

[illegible][illegible]

Live Stock.
ATLANTA, March 8.—The wholesale meat market and prices are about the same. Horses quiet. We quote horses—plus—good ones, drivers \$125-\$140; good drivers \$100-\$200; fine \$200-\$300; males—144 and 150 lbs. \$100-\$125; females \$100-\$125.
CINCINNATI, March 7.—Hogs active and firm; country and light \$4.00-\$4.25; packing and butchers \$3.50-\$4.00.
Hardware.
ATLANTA, March 8.—Market steady. Horse shoes \$4.00; iron shoes \$5.00; horse chains 125¢; iron—bushings \$2.50. Trace-chains \$3.50-\$7.00. Iron—bushings \$2.50. Horse chains \$3.50-\$7.50. Cotton rope 15¢-16¢. Sward iron 50¢. Nails \$2.50-\$3.00. Gliders—stair wire, galvanized Nails \$2.50-\$3.00. Gliders—stair wire, galvanized

[illegible]

PROFESSIONAL CARDS.			
J. NO. M. McCANDLESS,			
ANALYTICAL AND CONSULTING CHEMIST.			
Laboratory, 70 and 71 Hill Building.			
Prompt attention to analyses of Commercial Fer-			
rtilizers, waters, foods, ores and metals, as iron,			
manganese, copper, etc., etc. 3 mos			
I. LEWIS W. THOMAS, ATTORNEY AT LAW.			
Office over Atlanta National Bank, No. 15½ East			
Alabama Street, Atlanta, Ga. Refers to Atlanta Na-			
tional Bank.			
Robert Harrison. James H. Gilbert			
HARRISON & GILBERT.			

	294	294	294
ORCH	30.60	30.60	30.20
rch	21.00	21.75	20.75
ORCH	21.00	21.00	20.50
ARB	7.00	7.65	7.65
ARB	7.00	7.00	7.00
ARB	7.65	7.90	7.90
ARB	8.45	8.60	8.60
ARB	8.70	8.70	8.60
ARB	8.70	8.70	8.65

PROVISIONS, GRAIN, ETC.

CONSTITUTION OFFICE
ATTORNEY AT LAW

W. HIXON, ATTORNEY AT LAW.
 Collections a Specialty.
 Office in Mitchell Building, Crawfordville, Ga.

MRS. S. M. HICKS, M. D.,
 DISEASES OF WOMEN AND CHILDREN.
 Office 705 Peach Street, Residence Talmadge House, Atlanta, Ga.
 Office hours—11 a. m. to 8 p. m.

H. C. GLENN.
C. D. HILL
GLENN & HILL
 Attorneys at Law.
 Will practice in the State and Federal courts

[illegible]

Copying quickly and neatly done. Office 64
 N. 1st St., Richmond, Va. 23220.

N & T A. HAMMOND,
 Attorneys and Commissioners at Law
 Rooms Nos. 1 and 42 Gate City Bank Building,
 Corner Alameda and 4th Sts., Richmond, Va.
 T. A. Hammond, Jr., Commissioner for taking
 depositions in Federal Court.
 A. E. Wright, Mark Meyerhardt, Seaborn Wright
WRIGHT, MEYERHARDT & WRIGHT,
 Attorneys-at-law,
 Rooms, Ga.

Collections a Specialty. dhr
 Russell Hodges. Thos. B. Evans, Jr.
 HODGE & EVANS,
 ANALYTICAL LABORATORY,
 530 S. 28th Street, Atlanta, Ga.

[illegible][illegible][illegible]

EVENT

AMUSEMENTS—
OPERA HOUSE
RIFLES TON
MEETINGS—
GOVERNOR'S H
ATLANTA ART
M. A. B., AT H

THRO

Interesting Bi
ered
PROVED.—Yes

AMUSEMENTS—
OPERA HOUSE
RIFLES TON
MEETINGS—
GOVERNOR'S H
ATLANTA ART
M. A. B., AT H

THRO

Interesting Bi
ered
PROVED.—Yes

the will of James form. There was

PUBLIC DEBATE
gives a public de
give's opera ho
aside and Judge
ard Van Epps v
are cordially in

GETTING VA
Towers, princip
stated last eve
are being receiv
ent only two h
hats. The on

for it is that the
ting very good.

BIRMINGHAM
man is an adve
to furnish all the
feet of belgian
Birmingham.
rection and will
proposals must
Engineer, P. O.

HE LOST TWO
mechanic eng
ville yards, loc

HE KNOWS the most expert of gro man name seven distinct chirography e has lately bec because of thi to stand his t grand jury fe

HE DESERT
there was fled
court a petiti
against her h
petitioner alle
defendant on
That a few ye
her with great
her and her
He is now
Messrs. Mitch
suit.

THE SUPER
met yesterday
Marshall J. C.
disposed of w
colored woma
proved in role
few weeks ag
ordinary's co
Judge Clarke
will. After h
sustained the
at 3 p. m. to r

GONE TO N
Attorney-Gen
last evening

The object of
ance on Thur
and Termid
affairs of the
road, in whic
the assets of
state, were \$
vertible into
sting that in
held.

WILL BE
Taylor died
No. 66 North
of seventy-t

ber of the
who was un
Allen's a fe
afternoon b
that place fo
will be held
yers tomor
Taylor was
ence of the
hand on the

ORANGE
was united
Mr. Samuel
formed at t
Howard on

Harris officiated
friends and
the ceremony
led by the
East Tennessee
boarded the
The groom
in Louisville
new quality
His bride
lady of be
A Sudden
man residing
on Poplar

suddenly, a
 years of a
 years. De
 plaining of
 the day pa
 tense. Ea
 ing so muc
 opiates wa
 to grow ea
 his bend re
 gentleman
 congestion
 to Atlanta
 was taken

Haute, In
few days a
good & M
governor
an execut
Governor
he had de
rant in t
Terre H
Messrs. H
dinary C
with the
Messrs. S
rate argu
decided t

Thereupon
today. He
home. He
ready to
brought ag

THE CIT
terday morn
presiding.
pecting to
only two
of quickly
arraigned
ment, spec
and draw
January

the case. Money was
finney the
promptly
discharged
then tried
was conv
George D
was acqu
of stealin
Epperson
court adjo
ing at 9.

